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	PERMIT No 2.89	LICENSE No. 110
CALIFORN	IA STATE WATER C	COMMISSION DE L'AMENT MA
THIS IS TO CERTIFY, That	ATE With Y / 1 / 27 Book Garri	notos
of Laws tarington 4 to the satisfaction of the STATE W.	bul tstate of Coli	neton A partia formia nia of a right to the use of the waters of
		Creek
for the purpose of agricult: State Water Commission; and that said r of California, the rules and regulations	ural ight to the use of said waters has of the State Water Commission	under Permit No. 289 of the been perfected in accordance with the laws and the terms of said permit, and duly made and entered of record in the minutes
f said Commission, at San Francisco, in	Volume, at page, on	the;
hat the priority of the right hereby confir f water to which such right is entitled	rmed dates from January and hereby confirmed, for the pu	19,1917; that the amount
ctually beneficially used for said purpose	es, and shall not exceed five h	irposes aforesaid, is limited to the amount ninety seven (597) acre foundred & KNNX KNXXXX XXXXX XX XX XX XX XX XX XX XX XX X
sed from about April 15th	to about October	1st of each year.
A description of the lands or the pla		
1095 acres located	in Secs. 26, 27, 33, 34	and 35,T.1 N.,R.26 E.,
M.D.B.& M., as show	n on Map filed in the	office of the State Water
Commission.		
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SEC. 20. All permits and licenses for the app	mission Act which is as follows:	ms and conditions of this act, and shall be effective
SEC. 20. All permits and licenses for the app r such time as the water actually appropriated, or which said water was appropriated, but no lerein which in substance shall include all of whom said permit or license may be issued, which is the expiration of twenty years atter district, irrigation district, lighting district district, irrigation district, lighting district district, irrigation district, lighting district district, said in the event that the said state of the said is the said state of the said state of the said price shall be determined in such all appear to the state water commission at any the heirs, successors, or assigns, of said permit the heirs, successors, or assigns, of said permit energical purpose for which the permit or license emittee or licensee, has ceased to put said water rs or assigns of said permittee or licensee, has fa at case the said commission, after due notice to hearing thereon, may revoke said permit or license with the terms of this act. The findings and taside by a court of competent jurisdiction; proper in the said water the said commission, after due notice to hearing thereon, may revoke said permit or license with the terms of this act. The findings and taside by a court of competent jurisdiction; proper in the said water in t	mission Act which is as follows: propriation of water shall be under the ter under such permits and licenses shall act to longer; and every such permit or lic the provisions of this section and likew shall take the same subject to such of after the granting of a license, the t, or any political subdivision of the stanse and the works built or constructed to the city, city and county, municipal water purchase and the said owner of said with manner as is now or may hereafter be time after a permit or license is issued as tee or licensee, has not put the water grate was granted, or that the permittee or let of such useful or beneficial purpose, or tiled to observe any of the terms and condithe permittee, licensee, or the heirs, successe and declare the water to be unappropring declaration of said commission shall be covided, that any action brought so to modinotice of said revocation on said permitter if this act if he accepts such permit or the actual amount paid to the state therefy provisions of this act, or for any rights public authority of the services or the proposition of the services or the propermit or the provisions of the services or the proposition of the services or the propos	ms and conditions of this act, and shall be effective unally be used for the useful and beneficial purpose tense shall include the enumeration of conditions is the statement that any appropriator of water, conditions as therein expressed; provided, that at state or any city, city and county, municipal tate shall have the right to purchase the works for the enjoyment of the rights granted under or district, irrigation district, lighting district or corks and property can not agree upon said pure determined in eminent domain proceedings. If it in this act provided that the permittee, or licensee, anted under said permit or license to the useful or licensee, or the heirs, successors, or assigns of said that the permittee or licensees, or assigns of said that the permitee or licensee, and lated and open to further appropriation in accordicated and open to further appropriation in accordicensee, his heirs, successors or assigns. And deemed to be prima facie correct until modified or fify or set aside such finding or declaration must be or licensee, his heirs, successors or assigns. And increase shall accept the same under the conditions or shall at any time be assigned to or claimed for s granted or acquired under the provisions of this lice of the services to be rendered by any permittee
SEC. 20. All permits and licenses for the app r such time as the water actually appropriated, but no even which said water was appropriated, but no even which in substance shall include all of whom said permit or license may be issued, by time after the expiration of twenty vears atter district, irrigation district, lighting district district, said in the event that the said statical subdivision of the state so desiring to a static district, said price shall be determined in such all appear to the state water commission at any the heirs, successors, or assigns, of said permit neficial purpose for which the permit or license mittee or licensee, has ceased to put said water ris or assigns of said permittee or licensee, has fast case the said commission, after due notice to the hearing thereon, may revoke said permit or license with the terms of this act. The findings and taside by a court of competent jurisdiction; processed that no value whatsoever in excess of the ypermit or licensee granted or issued under the timessee his heirs suggested.	mission Act which is as follows: propriation of water shall be under the ter under such permits and licenses shall act to longer; and every such permit or lic the provisions of this section and likew shall take the same subject to such of after the granting of a license, the t, or any political subdivision of the stanse and the works built or constructed to the city, city and county, municipal water purchase and the said owner of said with manner as is now or may hereafter be time after a permit or license is issued as tee or licensee, has not put the water grate was granted, or that the permittee or let of such useful or beneficial purpose, or tiled to observe any of the terms and condithe permittee, licensee, or the heirs, successe and declare the water to be unappropring declaration of said commission shall be covided, that any action brought so to modinotice of said revocation on said permitter if this act if he accepts such permit or the actual amount paid to the state therefy provisions of this act, or for any rights public authority of the services or the proposition of the services or the propermit or the provisions of the services or the proposition of the services or the propos	ms and conditions of this act, and shall be effective ually be used for the useful and beneficial purpose tense shall include the enumeration of conditions ise the statement that any appropriator of water, conditions as therein expressed; provided, that at state or any city, city and county, municipal tate shall have the right to purchase the works for the enjoyment of the rights granted under or district, irrigation district, lighting district or orrks and property can not agree upon said pure determined in eminent domain proceedings. If it in this act provided that the permittee, or licensee, anted under said permit or license to the useful or licensee, or the heirs, successors, or assigns of said that the permittee or licensee, or assigns of said heat the permittee or licensee, and lated and open to further appropriation in accordicated and open to further appropriation in accordicensee, this heirs, successors or assigns. And deemed to be prima facie correct until modified or fify or set aside such finding or declaration must be or licensee, his heirs, successors or assigns. And increase shall accept the same under the conditions or shall at any time be assigned to or claimed for s granted or acquired under the provisions of this lice of the services to be rendered by any permittee
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SEC. 20. All permits and licenses for the app r such time as the water actually appropriated, or which said water was appropriated, but no level which in substance shall include all of whom said permit or license may be issued, whom said reter the expiration of twenty years atter district, irrigation district, lighting district district, irrigation district, lighting district district, irrigation district, lighting district district, and in the event that the said state of the said is the said state of the said in the event that the said state of the said price shall be determined in such all appear to the state water commission at any the heirs, successors, or assigns, of said permitteneficial purpose for which the permit or license emittee or licensee, has ceased to put said water ris or assigns of said permittee or licensee, has fast case the said commission, after due notice to hearing thereon, may revoke said permit or licensee with the terms of this act. 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SEC. 20. All permits and licenses for the apper such time as the water actually appropriated, or which said water was appropriated, but no level which in substance shall include all of whom said permit or license may be issued, whom said permit or license may be issued, whom said permit or license may be issued, it is time after the expiration of twenty years after district, irrigation district, lighting district of property occupied and used under said licential license; and in the event that the said state olitical subdivision of the state so desiring to place price, said price shall be determined in such all appear to the state water commission at any the heirs, successors, or assigns, of said permittenedical purpose for which the permit or license emittee or licensee, has ceased to put said water as to assigns of said permittee or licensee, has faut case the said commission, after due notice to the aring thereon, may revoke said permit or license with the terms of this act. 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APPLICATION No. 41

PERMIT NO.___9____

LICENSE No. 108

CALIFORNIA STATE WATER COMMISSION

THIS IS TO CERTIFY, That Geo. M. Dyke, Al Valliere & Joe Elvidge.
of East Auburn , State of California , has made proof to the satisfaction of the STATE WATER COMMISSION of California of a right to the use of the waters of
American Canyon , a tributary of Middle Fork of American River,
for the purpose of
of said Commission, at San Francisco, in Volume, at page, on theday of;
that the priority of the right hereby confirmed dates from
actually beneficially used for said purposes, and shall not exceed two and one-/ cubic feet per second, to be
used from about January 1st to xbook December 31st of each year.
A description of the lands or the place where such water is put to beneficial use is as follows:
At Placer Mine on Terry & Buckeye Claims in the Ez of SEL of Sec. 33,
and SWT of Sec.34, all in T.13 N., R.9 E., M.D.B.& M.
The right to the use of the water aforesaid hereby confirmed is restricted to the lands or place of use herein described.
This license is granted and said appropriator takes all rights herein mentioned subject to the terms and conditions set forth in Section 20 of the Water Commission Act which is as as follows: SEC. 9. All permits and licenses for the appropriation of water shall be under the terms and conditions of this act, and shall be effective for such time as the water actually appropriated under such permits and licenses shall actually be used on the useful and hendrical purpose for which said water was appropriated, but no longer; and every under the conditions as therein expressed; provided, therefore, which in substance shall include all not longer; and every under the said statement that any appropriator of water, therein which in substance shall include all reads and the said conditions as therein expressed; provided, that at the said state of the said state of the said statement that any appropriator of water, therein which in the said state of the said license and the works but one of the state shall have the said strict, it said license and the works but one of the said strict, it said district, it said license and the works but one of the said strict, it said strict, it said strict, it said license is and in the event that the said strict, it said to said works and property can not agree upon said purpose of the said works and property can not agree upon said purpose, said purpose, said said purpose, or said said said said said said said said
WIIIIIN the soul and signature of
27th day of January , 1911
STATE WATER COMMISSION.
By Charles H. Lee Executive Member
(SEAT.)

STATE OF CALIFORNIA DEPARTMENT OF PUBLIC WORKS SACRAMENTO

ON OF WATER RIGHTS

Application Number 41 - Permit Number 9 - License Number 109

ORDER REVOKING LICENSE

Under date of September 21, 1925, there was received from licensee in the above entitled matter a request that his said license be revoked.

IT IS THEREFORE ORDERED that said license be and the same is hereby revoked and cancelled upon the records of the Division of Water Rights without prejudice.

Dated this twenty-first day of September, 1925.

(Edward Hyatt, Jr.)

CHIEF OF DIVISION OF WATER RIGHTS



· STATE OF CALIFORNIA—STATE WATER RIGHTS BOARD

ORDER

APPLICATION	570
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PERMIT 289

LICENSE 110

ORDER ALLOWING CHANGE IN CHARACTER OF USE AND PLACE OF USE

WHEREAS License 110 was issued to Adam and Elizabeth Farrington and was filled with the County Recorder of Mono County on November 28, 1925, and

WHEREAS said license was subsequently assigned to City of Los Angeles,
Department of Water and Power, and

whereas the State Water Rights Board has found that the change in character of use and place of use under said license for which petitions were submitted on August 20, 1962, will not operate to the injury of any other legal user of water, and

WHEREAS the Board has approved and allowed said changes and has directed that an order be issued to describe said changes in accordance with said petitions;

NOW THEREFORE IT IS ORDERED that permission be and the same is hereby granted to change the character of use under said License 110 to character of use as follows, to wit:

AGRICULTURAL, DOMESTIC, AND MUNICIPAL USES, and

IT IS FURTHER ORDERED that permission be and the same is hereby granted to change the place of use under said License 110 to a place of use described as follows, to wit:

STATE OF CALIFORNIA—STATE WATER RIGHTS BOARD

ORDER

APPLICATION 570

PERMIT 289

LICENSE 110

AGRICULTURAL USE ON 1095 ACRES WITHIN SECTIONS 26, 27, 33, 34 and 35, Tln, R26E, MDB&M, AS SHOWN ON MAP FILED WITH THE OFFICE OF THE STATE WATER COMMISSION AND MUNICIPAL USE IN THE CITY OF LOS ANGELES.

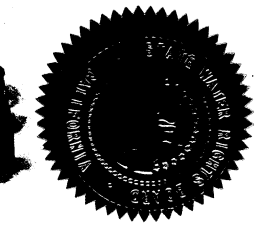
WITNESS my hand and the seal of the State Water Rights Board of the

State of California this

3 0th day of November, 1962

L. K. Will

L. K. Hill Executive Officer



MEGENVED MOTICE OF AUSTROMENT TO City of Lower; Aleps: 7 Mater RECEIVED HOTICE OF ASSIGNMENT TO 1 Services , water

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